UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

EASY SPIRIT, LLC,

Plaintiff,

-v-

19-cv-3299 (JSR)

SKECHERS U.S.A., INC. and

ORDER

SKECHERS U.S.A., INC. II,

Defendants.

JED S. RAKOFF, U.S.D.J.

After reviewing the motions in limine, all of which were previously denied by Judge Schofield without prejudice to being renewed at or before trial, the Court noted that even if all the motions were to be renewed, only one would need to be resolved before trial - Skechers' Motion in Limine No. 5. ECF No. 148. The Court indicated it would resolve the motion by order by August 1, 2021. Id.

Skechers' Motion in Limine No. 5 is hereby denied. Based on the parties' representations in their papers, the proposed exhibits at issue in the motion include or pertain to the use of the TRAVELTIME mark and/or the awareness of relevant Skechers' employees of the TRAVELTIME mark during the applicable time period. As such, these exhibits are generally relevant and admissible, and do not represent unfair character evidence. Of course, there may be more particularized objections that may

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pertain to individual exhibits, but those are properly addressed when the individual exhibits are offered at trial.

SO ORDERED.

Dated: New York, NY

July **27**, 2021